## TRAVEL, ALLOWANCES, AND RELATED EXPENSES

Sec. 4. (a) Under such regulations as the Director may prescribe, the Agency, with respect to its officers and employees assigned to permanent-duty stations sutside the centimental United States, its territories, and personaions duty stations outside the several States of the United States of America, excluding Alaska and Hawaii, but including the District of Columbia, shall -

- (1)(A) pay the travel expenses of efficers and exployees of the Agency including expenses incurred while traveling pursuant to orders induced by the Director in accordance with the provisions of section 5(a)(3) with regard to the granting of home leaves
- (1)(A) pay the travel expenses of officers and employees of the Agency including expenses incurred while traveling pursuant to authorized home leave;
- (B) pay the travel expenses of members of the family of an officer or employee of the Agency when proceeding to or returning from his post of duty; accompanying him on authorized home leave; or otherwise traveling in accordance with authority granted pursuant to the terms of this or any other Act;
- (C) pay the cost of transporting the furniture and household and personal effects of an officer or employee of the Agency to his successive posts of duty and, on the termination of his services, to his residence at time of appointment or to a point not more distant, or, upon retirement, to the place where he will reside;

  Approved For Release 2003/10/16: CIA-RDP91-00965R000400090013-4

(D)-pay the cost of storing the furniture and household and personal effects of an officer or exployee of the Agency the is absent under erters from his usual post of duty, or who is assigned to a post to which, because of energency conditions, he cannot take or at which he is-muchle to use, his furniture and household and personal effects; (D) pay the cost of packing and unpacking, transporting to and from a place of storage, and storing the furniture and household and personal effects of an officer or employee of the Agency, when he is absent from his post of assignment under orders, or when he is assigned to a post to which he cannot take or at which he is unable to use such furniture and household and personal effects, or when it is in the public interest or more economical to authorise storage: but in no instance shall the weight or volume of the effects stored together with the weight or volume of the effects transported exceed the maximum limitations fixed by regulations, when not otherwise fixed by law;

- (2) yet the cost of storing the furniture and household and personal effects of an afficer or employee of the Agency on first arrival at a post for a period not in excess of three months after such first arrival at such post or until establishment of residence quarters, whichever shall be shorters
- (E) pay the cost of packing and unpacking, transporting to and from a place of storage, and storing the furniture and household and

Approved For Release 2003/10/16: CIA-RDP91-00965R000400090013-4

personal effects of an officer or employee of the Agency in connection

with assignment or transfer to a new post, from the date of his departure from his last post from the date of his departure from his

place of residence in the case of a new officer or employee and for

not to exceed three months after arrival at the new post, or until the

establishment of residence quarters, whichever shall be shorter; and

in connection with separation of an officer or employee of the Agency

stationed overseas, the cost of packing and unpacking, transporting to

and from a place of storage, and storing for a period not to exceed three

months, his furniture and household and personal effects transported at

Government expense; but in no instance shall the weight or volume of

the affects stored together with the weight or volume of the affects

transported exceed the maximum limitations fixed by regulations, when

not otherwise fixed by law.

- (?) pay the travel expenses and transportation costs incident to the removal of the members of the family of an officer or employee of the Agency and his furniture and Muschold and personal effects, including automobiles, from a post at which, because of the prevalence of disturbed conditions, there is imminent danger to life and property, and the return of such persons, furniture, and effects to such post upon the cessestion of such conditions; or to such other post as may in the mematime have become the post to which such officer or employee has been assigned.
- (2) Charge expenses in connection with travel of personnel, their dependents, and transportation of their household goods and personal

effects, involving a change of permanent station, to the appropriation for the fiscal year current when any part of either the travel or transportation pertaining to the transfer begins pursuant to previously issued travel and transfer orders, notwithstanding the fact that such travel or transportation may not all be effected during such fiscal year, or the travel and transfer orders may have been issued during the prior fiscal year.

- (5)(A) Order to the United States or its Territories and possessions on leave provided for in 5-United 30,-30s, 30s, or as such sections may hereafter be amended, every officer and employee of the agency who was a resident of the United States or its Territories and possessions at time of employment, upon completion of two years! continuous service abread, or as soon as possible thereafter, PROVIDED, That much officer or employee has account to his credit at the time-of such order, annual leave sufficient to carry him in a pay status while in the United States for at least a thirty-day period.
- (3)(A) Order to the several States of the United States of America to include the District of Columbia, the Commonwealth of Puerto Rico and any territory or possession on leave of absence, every officer and employee of the Agency who was a resident of the said United States at the time of employment, upon completion of two years continuous service abroad, or as soon as possible thereafter.
- (B) While in-the continental-United States on leave, the service of any officer or employee shall not be evaluable for work or duties except in the agency or for training or for recrientation for work, and the time of such work or duty shall not be counted as leave.

- (B) While in the United States on leave, the Service of any officer or employee shall be available for work or duties in the Agency or elsewhere as the Director may prescribe; and the time of such work or duty shall not be counted as leave.
- (6) Where an officer or exployee on leave returns to the United States or the Territories and possessions, heave of absence granted shall-be employee of the time-actually and necessarily occupied in going to and from the United States or its Territories and possessions, and such time as may be necessarily-escupied in auxiting transportation.
- (b) Notwithstanding-the-previsions of any other law, transport for or on behalf of an officer or employee of the Agency, a privately owned automobile in any case where it shall be determined that unter, rail, or air transportation of the automobile is necessary or expedient for any part or of all the distance between points of origin-and destination, and pay the costs of-such transportation.
- (4) Notwithstanding the provisions of any other law, transport for or on behalf of an officer or employee of the Agency, a privately owned motor vehicle in any case in which it shall be determined that water, rail, or air transportation of the motor vehicle is necessary or expedient for all or any part of the distance between points of origin and destination, and pay the costs of such transportation. Not more than one motor vehicle of any officer or employee of the Agency may be transported under authority of this paragraph during any four-year period, except that, as a replacement for such motor vehicle, one additional motor vehicle of any such officer or employee may be so transported during

such period upon approval, in advance, by the Director and upon a determination, in advance, by the Director that such replacement is necessary for reasons beyond the control of the officer or employee and is in the interest of the Government. After the expiration of a period of four years following the date of transportation under authority of this paragraph of a privately owned motor vehicle of any officer or employee who has remained in continuous service outside the several States of the United States of America, excluding Alaska and Eswali, but including the District of Columbia, during such period, the transportation of a replacement for such motor vehicle for such officer or employee may be authorised by the Director in accordance with this paragraph.

- (5)(A) In the event of illness or injury requiring the hospitalization of an officer or full time employee of the Agency, not the result of victious habits, intemperance, or misconduct on his part, incurred while on assignment abroad, in a locality where there does not exist a suitable hospital or clinic, pay the travel expenses of such officer or employee by whatever means he shall deem appropriate and without regard to the Standardized Government Travel Regulations and section 10 of the Act of March 3, 1933 (47 Stat. 1516; 5 W.S.C. 73b), to the nearest locality where a suitable hospital or clinic exists and on his recovery pay for the travel expenses of his return to his post of duty. If the officer or employee is too ill to travel unattended, the Director may also pay the travel expenses of an attendant;
- (B) Establish a first-aid station and provide for the services of a nurse at a post at which, in his opinion, sufficient personnel is employed to warrant such a station: PROVIDED, That, in his opinion, it

Approved For Release 2003/10/16: CIA-RDP91-00965R000400090013-4 is not feesible to utilize an existing facility;

- (C) In the event of illness or injury requiring hospitalisation of an officer or full time employee of the Agency, not the result of visious habits, intemperance, or missonduct on his part, incurred in the line of duty while such person is assigned abroad, pay for the east of the treatment of such illness or injury at a suitable hospital or clinic;
- (9) Provide for the periodic physical examination of officers and employees of the Agency and for the cost of administering inoculations or vaccinations to such officers or employees.
- (6) Pay the costs of preparing and transporting the remains of an officer or employee of the Agency or a member of his family who say die while in travel status or abroad, to his home or official station, or to such other place as the Director may determine to be the appropriate place of interment, provided that in no case shall the expense payable be greater than the amount which would have been payable had the destination been the home or official station.
- (7) Pay the costs of travel o new appointers and their dependents, and the transportation of their household goods and personal effects, from places of actual residence in foreign countries at time of appointment to places of employment and return to their actual residences at the time of appointment or a point not more distant: PROVIDED, That such appointers agree in writing to remain with the United States Government for a pariod of not less than twelve months from the time of appointment.

Violation of such agreement for personal convenience of an employee or because of separation for misconduct will bar such return payments

Approved For Release 2003/10/16: CIA-RDP91-00965R000400090013-4

and, if determined by the Director or his designee to be in the best interests of the United States, any money expended by the United States on ecoount of such travel and transportation shall be considered as a debt due by the individual concerned to the United States.

(b) In accordance with such regulations as the President may prescribe and notwithstanding the provisions of section 1765 of the Revised Statutes (5 Urdell, 70), the Director is authorized to grant to may officer or employed of the Agency allowances in accordance with the provisions of section 901 (1) and 901(2) of the Percign Service Act of 1946.